1	JUSTIN T. TOTH		
-	Admitted Pro Hac Vice		
2	RAY QUINNEY & NEBEKER P.C.		
	36 South State Street, Suite 1400		
3	Salt Lake City, Utah 84111		
	Telephone: (801) 532-1500		
4	Fax: (801) 532-7543		
	Email: jtoth@rqn.com		
5			
	LOUIS M. BUBALA III		
6	Nevada Bar No. 8974		
_	KAEMPFER CROWELL		
7	50 West Liberty Street, Suite 700		
	Reno, Nevada 89501		
8	Telephone: (775) 852-3900 Fax: (775) 327-2011		
9	Email: lbubala@kcnvlaw.com		
9	Linan. Ioubaia(Grenviaw.com		
10	Attorneys for Defendant Andrew Whitney		
10	DBA Rearden Materials		
11			
12	UNITED STATES DISTRICT COURT		
	DIGEDICE OF MENADA		
13	DISTRICT OF NEVADA		
14			
14	GHOST LABS, LLC, a Delaware limited	Case No. 3:19-cv-00760-MMD-CLB	
15	liability company,		
16			
	Plaintiff,	CONTRACTION AND IDDODOCEDI	
17		STIPULATION AND [PROPOSED] ORDER TO EXTEND THE TIME FOR	
	VS.	DEFENDANT TO PROVIDE	
18	ANDREW WHITNEY, an individual and DBA	ACCOUNTING	
10	REARDEN MATERIALS; and DOES 1–100,	Accounting	
19	REARDEN WATERIALS, and DOES 1-100,	[FIRST REQUEST]	
20	Defendants.	•	
20			
21			
22	[This stipulation is the same as Dkt. 22, but includes counsel signatures.]		
23	Plaintiff GHOST LABS, LLC, and Defendant ANDREW WHITNEY stipulate to the		
24			
24	following:		
	DI		

Case 3:19-cv-00760-MMD-CLB Document 23 Filed 02/27/20 Page 2 of 2

- 1		
1	1. On February 10, 2020, the Parties filed their Joint Case Management Report and	
2	Stipulated Discovery Plan and Scheduling Order (Dkt. 19). The Parties agreed that in	
3	anticipation of a mediation, Mr. Whitney would provide an accounting to Ghost Labs, LLC, on	
4	or before February 28, 2020. <i>Id.</i> at 6, Par. X. The Court orally approved the term during the	
5	Case Management Conference and entered its order on February 18, 2020 (Dkt. 20-21).	
6	2. Mr. Whitney still is preparing an accounting. He has been delayed by illness in	
7	his family and travel.	
8	3. The Parties were unable to find a mutually agreeable date for a mediation in April	
9	2020, and are currently reviewing dates in May 2020.	
0	4. Based on the above, Mr. Whitney has requested, and Ghost Labs, LLC, has	
1	agreed to extend the deadline for the production of the accounting from on or before February	
2	28, 2020, by one week, to be produced on or before March 6, 2020.	
13	DATED February 27, 2020.	
14	GUNDERSON LAW FIRM KAEMPFER CROWELL	
15	By: /s/John Funk By: /s/Louis M. Bubala III Louis M. Bubala III	
16		
17	Attorneys for Ghost Labs, Ltd. Attorneys for Andrew Whitney	
18		
19	IT IS SO ODDEDED	
20	IT IS SO ORDERED. United States Magistrate Judge	
21		
22		
23	Dated thize day of Jebruan 2020	
	()	